## INDEX TO THE LAWS.

ADJOURNMENT.	session Ch. S.  the court from day to day, and to noticy one of the judges to attend, &c.  The clerk empowered to adjourn the Court of Appeals for he western shore from day to day, on the session being extended on the castern shore,  Session Ch. S.  1815 215 2
ADJUTANTS	. In the Militia—to attend the meetings, and execute orders, &c. Penalty for neglect, 1811 182 26
ADJUTANT GENE- KAL.	The enrollment and arrangement of the militia recorded in his office confirmed, except where changed as the ein provided.  Alterations to be returned to his office.  Returns of arms, &c. to be made to him by brigade inspectors,  The act of 1807, ch. 168, fixing his pay, repealed,  1816 148
ADMINISTRATION	Where the validity of a will is contested, fetters of administration pending such contest may, at the discretion of the orpitans court, be granted to the person to whom the largest part of the personal estate may be bequeathed, or to the person who would be entitled in case of intestacy,  — Provided that the same proceedings be had, and the same rules applied, as to completing the administration as under the 5th chapter of the testamentary law,  See Administrators. Orphans Court. Registers.  Letters of administration, or testamentary, in the District of Columbia, sufficient to maintain any suit in this state, as if granted therein,  How to be authenticated  Hereafter the Registers of Wills may grant letters of administration during the recess of the orphans court,  All letters herefore granted by Registers in the recess, and the proceedings under them, confirmed, &c. as if granted by the orphans courts,
	The 4th section of the act of 1763, ch. 23, respecting the service of declarations for speedy trial repealed, Parts of the act relative to the administration of justice (1801, ch. 74,) remaining in force, viz. Sections 5, v. 9, 10, v1, 12, 13, 14, 17, 23, 27, 29, 30, 31, 52, 33, 34, 36, 38, 45, 46, 54, and its supplements, (1797, ch. 69, and 1799, ch. 43, and its supplements, (1797, ch. 69, and 1799, ch. 99,) repealed, An act to provide for the trial of facts in the several counties in this state, and to alter, change and about 1804 55 16 1805 16 1804 55  Ish, all such parts of the constitution and form of government as relate to the General Court and Court of Appeals, Temporally powers vested in the county clerks after the alteration of the judiciary system, Provi ion made for the organization and regulation of the counts of common law, and for the administration of justice therein The salar es of the judges permanently established, Not to receive any other or further compensation, The operation of the last section of the act of 1805, ch. 65, as to officers fees, suspended till the 1st of January 1807  Fees to be sent out for collection in dollars and cents, 1806 41 5  Direction as to the continuance of actions, appeals, and former executions,  The 4th and 46th sections of the act of 1805, ch. 65, repealed,